

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF WEST VIRGINIA
AT ELKINS

MOUNTAIN VALLEY PIPELINE, LLC,
Plaintiff,

v.

CIVIL ACTION NO 2:24-cv-12 Kleeh

JEROME JAMES WAGNER,
Defendant.

**STIPULATION EXTENDING TIME TO ANSWER
OR OTHERWISE RESPOND TO THE COMPLAINT**

Plaintiff Mountain Valley Pipeline, LLC and Defendant Jerome James Wagner (“Wagner”) stipulate that Wagner has until July 1, 2024 to answer or otherwise respond to the complaint.¹ *See* L.R. Civ. P. 12.01.

/s/William V. DePaulo
William V. DePaulo, Esq. #995
P. O. Box 1711
Lewisburg, WV 25901
Tel: 304-342-5588
Fax: 866-850-1501
william.depaulo@gmail.com
Counsel for Jerome James Wagner

/s/ Timothy M. Miller (with permission)
Timothy M. Miller (WVSB #2564)
Robert M. Stonestreet (WVSB #9370)
Jennifer J. Hicks (WVSB #11423)
Christopher S. Etheredge (WVSB #13835)
Austin D. Rogers (WVSB #13919)
Babst Calland, P.C.
300 Summers Street, Suite 1000
Charleston, WV 25301
Telephone: 681.205.8888
Facsimile: 681.205.8814
tmiller@babstcalland.com
rstonestreet@babstcalland.com
jhicks@babstcalland.com
cetheredge@babstcalland.com
arogers@babstcalland.com
Counsel for Mountain Valley Pipeline, LLC

¹ While Wagner does not concede any obligation to respond prior to July 1, 2024, Wagner nonetheless intends to respond by that date and files this stipulation out of an abundance of caution in the event this Court would otherwise find an earlier response deadline.